IT Unit 3

Topic 2

# Ch 3, Data Analytics: Drawing Conclusions, Part 2

**Legal requirements,** p 129-134

Several federal & state laws govern information privacy.

* Privacy Act 1988 (federal)
* Privacy & Data Protection Act 2014 (state)
* Health Records Act 2001 (state)
* Copyright Act 1968
* Charter of Human Rights and Responsibilities Act, 206, (Vic)
* Spam Act 2003

Using the table, 3.1 indicate the effect, who it applies to and does not apply to for the following legislation:

**Federal Legislation:**

1. Privacy Act 1988 including Privacy Amendment Enhancing Privacy Protection Act 2012
2. Copyright Act 1968
3. Spam Act 2003

**Victorian, State Legislation:**

1. Charter of Human Rights and Responsibilities Act 2006
2. Privacy and Data Protection Act 2014
3. Health Records Act 2001

**Privacy legislation, p 131**

1. What is meant by:
   1. Personal information
   2. Sensitive information
   3. Health information

Australian Privacy Principles and Victorian Information privacy principles, p 132

List the 10 principles and their effect.

**Spam Act 2003, p 132**

1 What is the nature of the Spam Act and what are its effects?

**Copyright Act 1968**, p 133

1. Describe this Act and the nature of its provisions.

**Human Rights**

Charter of Human Rights and Responsibilities Act 2006, Vic, p 133

1. What are provisions of this Act?